SOUTHERN DISTRICT OF N	000111	X
MICHELE CALLAGHAN,		A Case No. 08-CV-3523
	Plaintiffs,	
-against-		AFFIRMATION IN SUPPORT OF MOTION FOR DEFAULT JUDGMENT
BRAD J. JACOBS, M.D.,		DLI ACLI SCOMMENT
	Defendant.	X

**MICHAEL A. LONDON,** an attorney duly admitted to practice before the Courts of this State affirms the following to be true under the penalties of perjury:

- 1. I a member of the Bar of this Court and I am a member of the law firm of Douglas & London, P.C., attorneys for Plaintiff in the above-entitled action. As such I am fully familiar with all the facts and circumstances in this action.
- 2. I respectfully submit this Affirmation in support of Plaintiff's within motion for an Order directing entry of judgment in favor of the plaintiffs and against the defendant BRAD J. JACOBS, M.D. for the relief demanded in the complaint, upon the ground that the defendant has failed to answer or move with respect to the complaint; and, for such other and further relief as may be just, proper and equitable under the circumstances.
- 3. On or about April 11, 2008 a summons and complaint was filed on behalf of Plaintiff against Defendant in the U.S. District Court for the Southern District of New York. (Annexed hereto as "**Exhibit A**" is a copy of Plaintiff's summons and compliant.) The claims of Plaintiff are grounded in negligence and medical malpractice.
  - 4. The above-entitled action was officially commenced by personal service of

the summons and complaint upon Defendant on the 25<sup>th</sup> day of June, 2007.<sup>1</sup> (Annexed hereto as "Exhibit B" is a copy of the Affidavit of Service.) Accordingly, Defendant had until 20 days from the date of service, or July 15, 2008, to answer or move as to Plaintiff's complaint. Defendant failed to do so.

- 5. On July 16, 2008 counsel for Plaintiff sent a letter to Defendant informing him that he was in default.<sup>2</sup> (Annexed hereto as "Exhibit C" is a copy of said letter dated July 16, 2008.) Attached to this letter was a copy of the summons and complaint. Defendant was directed to interpose an answer as soon as possible within the next ten days or else judicial intervention would be sought. (See Exhibit C.) In addition, this letter informed the Defendant that a preliminary conference had been scheduled before the Court on July 24, 2008 at 10:00 a.m. (See Exhibit C.) Defendant did not respond to this letter nor did he serve Plaintiff with an answer or other motion papers.
- 6. On July 24, the preliminary conference was held before the Court at which Defendant failed to appear. Pursuant to her discussion with the Court, Plaintiff's counsel sent Defendant a second letter informing him that he was in default. (Annexed hereto as "Exhibit D" is a copy of plaintiff's letter dated July 26, 2008.) Defendant was given until August 15, 2008 to file his answer and/or move in any respect. (See Exhibit D.) As of August 15, 2008, Defendant had not filed an answer or any other motion papers. Defendant is now clearly in default.
- 7. On August 19, 2008 Plaintiff applied for a Certificate of Default from the Clerk of Court of the United States District Court for the Southern District of New York.

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<sup>&</sup>lt;sup>1</sup> The process server had much difficulty in serving the defendant. The defendant lives in a gated community and he refused to answer his phone when the guard at the desk called him. The guard acknowledged that he lived there and he also noted it was odd behavior for defendant to not respond to the call. Fortunately, the process server was finally able to personally serve the defendant.

<sup>&</sup>lt;sup>2</sup> The letter was served on defendant via DHL, Certified Mail and regular mail at two different addresses. The first address was the last know address of the defendant, which he personally provided our office in another matter. The security guard at his gated community informed the process server that he did reside at that address. The second address was an address the process server had discovered while attempting to serve defendant with process.

(Annexed hereto as "Exhibit E" is Plaintiff's Application to the Clerk of Court.) Said Certificate was granted by the Court on August 19, 2008. (Annexed hereto as "Exhibit F" is the Clerk's Certificate of Default with the Clerk's seal.)

8. Plaintiff now moves this Court for an Order pursuant to Rule 55(b) of the Federal Rules of Civil Procedure directing entry of a judgment in favor of the Plaintiff and against the Defendant on the grounds that Defendant has failed to answer and/or move with respect to the complaint. Plaintiff has attached a proposed form of default judgment as required by Rule 55.2 of the Civil Rules for the Southern District of New York. (Annexed hereto as "Exhibit G" is a Plaintiff's Proposed Form of Default Judgment.)

WHEREFORE, it is respectfully requested that the Court grant a default against Defendant, BRAD J. JACOBS, M.D., on the grounds that he has failed to appear and/or interpose an answer in this matter.

Respectfully submitted

Michael A London (ML-7510)

DOUGLAS & LONDON

Attorneys for Plaintiff 111 John Street, 14<sup>th</sup> Floor

New York, New York 10038

(212) 566 7500

UNITED STATES DISTRICT CO SOUTHERN DISTRICT OF NEW		
MICHELE CALLAGHAN,		Case No. 08-CV-3523
-against-	Plaintiffs,	Certificate of Service
BRAD J. JACOBS, M.D.,		
	Defendant. X	

I hereby certify that I caused to be served a true and correct copy of the Plaintiff's Notice of Motion for Default Judgment and the Annexed Affidavit of Michael A. London, sworn to the 19<sup>th</sup> day of August, 2008, and annexed Exhibits in Support of Motion for Default Judgment, on August 19, 2008, via Regular Mail and Certified Mail, Return Receipt Requested, upon the defendant at the address below:

TO: Brad J. Jacobs 134 Foxwood Drive Jericho, New York 11753

MICHAEL A. LONDÓN (ML-7510)

## EXHIBIT

08 CV 3523

UNITED STATES DISTRICT SOUTHERN DISTRICT OF N		v	
MICHELE CALLAGHAN,		A.	Case No.
-against-	Plaintiffs,		COMPLAINT AND JURY DEMAND
BRAD J. JACOBS, M.D.,			APR 11 2008
	Defendant.	X	U.S.D.C. S.D. N.Y.

Plaintiff, MICHELE CALLAGHAN, complaining of the Defendant, by her attorneys, **DOUGLAS & LONDON**, **P.C.**, upon information and belief, at all times hereinafter mentioned, allege as follows:

### **JURISDICTION**

1. This Court has jurisdiction pursuant to 28 United States Code Section 1332, in that Plaintiff is a citizen of a State which is different from the State where Defendant is resides. The amount in controversy exceeds SEVENTY-FIVE THOUSAND DOLLARS (\$75,000.00) as to each Plaintiff.

### PARTY PLAINTIFF

2. Plaintiff, MICHELE CALLAGHAN was born on September 2, 1965, and is at all times relevant herein a resident of the State of Massachusetts.

### PARTY DEFENDANT

- 3. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. is a resident of the State of New York.
- 4. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. was a physician duly licensed to practice medicine in the State of New York with his principal

offices for the practice of medicine located in the County of New York, State of New York.

5. Upon information and belief, and at all times hereinafter mentioned, the Defendant, BRAD J. JACOBS, M.D., specialized in the field of Plastic and Reconstructive Surgery.

### AS AND FOR A FIRST CAUSE OF ACTION ON BEHALF OF PLAINTIFF MICHELE CALLAGHAN (MEDICAL MALPRACTICE)

- 6. Plaintiff, MICHELE CALLAGHAN, repeats, reiterates, and re-alleges each and every allegation contained in the foregoing paragraphs of this Complaint, with the same force and effect as if hereinafter set forth more fully at length.
- 7. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. held himself out to the general public to be a physician competent to provide cosmetic surgical care and treatment to patients seeking breast augmentation surgery.
- 8. Upon information and belief, from on or about August of 2005 through on or about July of 2007 inclusive, BRAD J. JACOBS, M.D. was in a physician-patient relation with the Plaintiff MICHELE CALLAGHAN.
- 9. Upon information and belief, from on or about August of 2005 through on or about July of 2007 inclusive, BRAD J. JACOBS, rendered medical care and/or treatment to the Plaintiff MICHELE CALLAGHAN.
- 10. Upon information and belief, from on or about August of 2005 through on or about July of 2007, inclusive, Defendant BRAD J. JACOBS, M.D. owed a professional duty of care to Plaintiff MICHELE CALLAGHAN as a provider of medical services.

- 11. Upon information and belief, from on or about August of 2005 through on or about July of 2007, inclusive Defendant BRAD J. JACOBS, M.D. breached his professional duty to Plaintiff MICHELE CALLAGHAN and was careless, negligent, and reckless in the treatment, management, consultation, diagnosis, and care of her, and in the medical services, including surgical care and treatment, he rendered to her and on her behalf.
- 12. The negligence, carelessness, and recklessness of the Defendant constituted deviations and departures from good and accepted standards of care and practice.
- Defendant, Plaintiff MICHELE CALLAGHAN sustained serious and permanent physical and emotional injuries, which are permanent; she has suffered severe injuries to her breasts and elsewhere, and their consequences and sequelae; she has suffered and will suffer from the effects of Defendant's deviations and departures from good and accepted standards of care and practice; she has been unable to pursue her usual activities, has been confined to home for some time, has been compelled to submit to hospital, surgical and medical care and attention and to incur various sums of money in an endeavor to cure or alleviate her injuries, has lost and will lose sums of money in lost wages and earnings, and has been compelled to suffer physical pain, mental anguish, disability, deformity and emotional distress.
- 14. As a result of the foregoing, Plaintiff MICHELE CALLAGHAN sustained serious, severe, and permanent injuries.

By reason of the foregoing, the Plaintiff MICHELE CALLAGHAN is 15. entitled to recover all of her damages from the Defendant, the amount of which exceeds the jurisdictional limits of all lower Courts.

### AS AND FOR A SECOND CAUSE OF ACTION ON BEHALF OF PLAINTIFF MICHELE CALLAGHAN (LACK OF INFORMED CONSENT)

- Plaintiff repeats, reiterates, and realleges each and every allegation 16. contained in the First Cause of Action with the same force and effect as if more fully set forth at length herein.
- Defendant failed to obtain the informed consent to one or more surgical procedures Plaintiff MICHELE CALLAGHAN underwent at his hands.
- 18. A reasonable person in the position of Plaintiff MICHELE CALLAGHAN would not have undergone said procedure had she been properly informed of the attendant risks.
- As a result of the foregoing, Plaintiff MICHELE CALLAGHAN suffered 19. injuries and damages as specified herein.
- 20. By reason of the foregoing, the Plaintiff MICHELE CALLAGHAN is entitled to recover all of her damages from the Defendant, the amount of which exceeds the jurisdictional limits of all lower Courts.

### PRAYER FOR RELIEF

WHEREFORE, Plaintiff, MICHELE CALLAGHAN, demands judgment against the Defendant on each of the above-referenced claims and Causes of Action and as follows:

- Awarding compensatory damages to Plaintiff for past and future damages, including but not limited to pain and suffering for severe and permanent personal injuries sustained by the Plaintiff, together with interest and costs as provided by law;
- 2. Punitive and/or exemplary damages for the wanton, willful, fraudulent, reckless acts of the Defendant who demonstrated a complete disregard and reckless indifference for the safety and welfare of the Plaintiff in an amount sufficient to punish Defendant and deter future similar conduct;
  - 3. Awarding Plaintiff reasonable attorneys fees;
  - 4. Awarding Plaintiff the costs of these proceedings; and
  - 5. Such other and further relief as this Court deems just and proper.

Dated: New York, New York April 10, 2007

DOUGLAS & LONDON, P.Q

BY:

MICHAELA. LONDON (ML-7510)

Attorney for Plaintiffs
111 John Street, Ste 1400

New York, New York 10038

(212) 566-7500

### **DEMAND FOR JURY TRIAL**

Plaintiffs hereby demand trial by jury as to all issues.

DOUGLAS & LONDON, P.C.

BY:\_

MICHAEL A. LONDON (ML-7510) Attorney for Plaintiffs 111 John Street, Ste 1400 New York, New York 10038 (212) 566-7500

### EXHIBIT B

Filed 08/22/2008 Page 2 of 2 (Collagnour)

SAO 440 (Rev. 8/01) Summons in a Civil Action	
Б	RETURN OF SERVICE
Service of the Summons and complaint was made by me <sup>(1)</sup>	DATE 6/25/08
NAME OP SERVER (PRINT)	TITISE
Robert Pettitt	Process Server
Check one box below to indicate appropriate metho	d of service
Served personally upon the defendant. Place	where served: 134 Foxwood Drive, Jericho, NY 11753
☐ Left copies thereof at the defendant's dwellin discretion then residing therein.	g house or usual place of abode with a person of suitable age and
Name of person with whom the summons and	i complaint were left:
D Determed an aris and de	
☐ Returned unexecuted:	
☐ Other (specify):	
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STA'	TEMENT OF SERVICE FEES
TRAVEL SERVICES	TOTAL
DI	CLARATION OF SERVER
Executed on 6/30/08  Date  Date  Date	ignature of Server  99-10 32nd Avenue Justing, NY 11358
Notary Public, State of New York No. 01Ll6161335 Qualified in Queens County Commission Expires 02/26/20	ddress of Server
·	

## EXHIBIT C

### DOUGLAS & LONDON, P.C.

Attorneys At Law
111 John Street
Suite 1400
New York, NY 10038
(212) 566-7500
FAX: (212) 566-7501
www.DouglasAndLondon.com

Gary J. Douglas Michael A. London\*

Stephanie O'Connor, J.D., R.N.\* Virginia E. Anello^ Mark T. Sadaka, J.D., MSPH Nicholas E. Warywoda \* Also admitted in NJ

^ Also admitted in LA

July 16, 2008

### <u>VIA DHL, CERTIFIED MAIL, RETURN</u> RECEIPT REQUESTED, AND REGULAR MAIL

Brad J. Jacobs, M.D. 134 Foxwood Drive Jericho, NY 11753

Re: Michele Callaghan v. Brad J. Jacobs, M.D.

Index No.: 08-CV-3523

Dear Dr. Jacobs:

Our file indicates that on June 25, 2008, a Summons and Complaint was personally served upon you pursuant to Rule 4 of the Federal Rules of Civil Procedure. Enclosed is a copy of the Summons and Complaint, along with the Affidavit verifying service. To date, we have not received an appearance or answer from you, or any attorney on your behalf. This means that you are now in default.

Please interpose an answer as soon as possible. If we do not hear from you within ten (10) days, we may have no choice but to seek further judicial intervention.

In addition, please be advised that the Court has scheduled a preliminary conference hearing to be held before Judge Sydney H. Stein on July 24, 2008 at 10 a.m.

Should you have any questions please contact me.

Very truly yours,

DOUGLAS & LONDON, P.C.

Virginia Anello

**Enclosure** 

08 CV 3523

UNITED STATES DISTRICT OF NE	COURT EW YORK	· <u>·</u>
MICHELE CALLAGHAN,		Case No.
-against-	Plaintiffs,	COMPLAINT AND JURY DEMAND
BRAD J. JACOBS, M.D.,	Defendant. X	U.S.D.C. S.D. N.Y. CASHIERS

Plaintiff, MICHELE CALLAGHAN, complaining of the Defendant, by her attorneys, DOUGLAS & LONDON, P.C., upon information and belief, at all times hereinafter mentioned, allege as follows:

### **JURISDICTION**

1. This Court has jurisdiction pursuant to 28 United States Code Section 1332, in that Plaintiff is a citizen of a State which is different from the State where Defendant is resides. The amount in controversy exceeds SEVENTY-FIVE THOUSAND DOLLARS (\$75,000.00) as to each Plaintiff.

### **PARTY PLAINTIFF**

2. Plaintiff, MICHELE CALLAGHAN was born on September 2, 1965, and is at all times relevant herein a resident of the State of Massachusetts.

### PARTY DEFENDANT

- 3. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. is a resident of the State of New York.
- 4. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. was a physician duly licensed to practice medicine in the State of New York with his principal

offices for the practice of medicine located in the County of New York, State of New York.

Upon information and belief, and at all times hereinafter mentioned, the 5. Defendant, BRAD J. JACOBS, M.D., specialized in the field of Plastic and Reconstructive Surgery.

### AS AND FOR A FIRST CAUSE OF ACTION ON BEHALF OF PLAINTIFF MICHELE CALLAGHAN (MEDICAL MALPRACTICE)

- Plaintiff, MICHELE CALLAGHAN, repeats, reiterates, and re-alleges each 6. and every allegation contained in the foregoing paragraphs of this Complaint, with the same force and effect as if hereinafter set forth more fully at length.
- At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. held 7. himself out to the general public to be a physician competent to provide cosmetic surgical care and treatment to patients seeking breast augmentation surgery.
- Upon information and belief, from on or about August of 2005 through on 8. or about July of 2007 inclusive, BRAD J. JACOBS, M.D. was in a physician-patient relation with the Plaintiff MICHELE CALLAGHAN.
- Upon information and belief, from on or about August of 2005 through on 9. or about July of 2007 inclusive, BRAD J. JACOBS, rendered medical care and/or treatment to the Plaintiff MICHELE CALLAGHAN.
- Upon information and belief, from on or about August of 2005 through on 10. or about July of 2007, inclusive, Defendant BRAD J. JACOBS, M.D. owed a professional duty of care to Plaintiff MICHELE CALLAGHAN as a provider of medical services.

- 11. Upon information and belief, from on or about August of 2005 through on or about July of 2007, inclusive Defendant BRAD J. JACOBS, M.D. breached his professional duty to Plaintiff MICHELE CALLAGHAN and was careless, negligent, and reckless in the treatment, management, consultation, diagnosis, and care of her, and in the medical services, including surgical care and treatment, he rendered to her and on her behalf.
- 12. The negligence, carelessness, and recklessness of the Defendant constituted deviations and departures from good and accepted standards of care and practice.
- Defendant, Plaintiff MICHELE CALLAGHAN sustained serious and permanent physical and emotional injuries, which are permanent; she has suffered severe injuries to her breasts and elsewhere, and their consequences and sequelae; she has suffered and will suffer from the effects of Defendant's deviations and departures from good and accepted standards of care and practice; she has been unable to pursue her usual activities, has been confined to home for some time, has been compelled to submit to hospital, surgical and medical care and attention and to incur various sums of money in an endeavor to cure or alleviate her injuries, has lost and will lose sums of money in lost wages and earnings, and has been compelled to suffer physical pain, mental anguish, disability, deformity and emotional distress.
- 14. As a result of the foregoing, Plaintiff MICHELE CALLAGHAN sustained serious, severe, and permanent injuries.

By reason of the foregoing, the Plaintiff MICHELE CALLAGHAN is 15. entitled to recover all of her damages from the Defendant, the amount of which exceeds the jurisdictional limits of all lower Courts.

### AS AND FOR A SECOND CAUSE OF ACTION (LACK OF INFORMED CONSENT)

- Plaintiff repeats, reiterates, and realleges each and every allegation 16. contained in the First Cause of Action with the same force and effect as if more fully set forth at length herein.
- Defendant failed to obtain the informed consent to one or more surgical 17. procedures Plaintiff MICHELE CALLAGHAN underwent at his hands.
- A reasonable person in the position of Plaintiff MICHELE CALLAGHAN 18. would not have undergone said procedure had she been properly informed of the attendant risks.
- As a result of the foregoing, Plaintiff MICHELE CALLAGHAN suffered 19. injuries and damages as specified herein.
- By reason of the foregoing, the Plaintiff MICHELE CALLAGHAN is 20. entitled to recover all of her damages from the Defendant, the amount of which exceeds the jurisdictional limits of all lower Courts.

### PRAYER FOR RELIEF

WHEREFORE, Plaintiff, MICHELE CALLAGHAN, demands judgment against the Defendant on each of the above-referenced claims and Causes of Action and as follows:

- 1. Awarding compensatory damages to Plaintiff for past and future damages, including but not limited to pain and suffering for severe and permanent personal injuries sustained by the Plaintiff, together with interest and costs as provided by law;
- 2. Punitive and/or exemplary damages for the wanton, willful, fraudulent, reckless acts of the Defendant who demonstrated a complete disregard and reckless indifference for the safety and welfare of the Plaintiff in an amount sufficient to punish Defendant and deter future similar conduct;
  - 3. Awarding Plaintiff reasonable attorneys fees;
  - 4. Awarding Plaintiff the costs of these proceedings; and
  - 5. Such other and further relief as this Court deems just and proper.

Dated: New York, New York April 10, 2007

DOUGLAS & LONDON, P.Q

BY:

MICHAELA. LONDON (ML-7510)

Attorney for Plaintiffs 111 John Street, Ste 1400

New York, New York 10038

(212) 566-7500

### **DEMAND FOR JURY TRIAL**

Plaintiffs hereby demand trial by jury as to all issues.

DOUGLAS & LONDON, P.S.

BY:

MICHAEL A. LONDON (ML-7510) Attorney for Plaintiffs 111 John Street, Ste 1400 New York, New York 10038 (212) 566-7500

Filed 08/22/2008 Page 9 of 9 (Call Off)

		RETURN OF SERVICE		
ervice of the Summ	nons and complaint was made by m	DATE 6/25/08		
ME OF SERVER (P	<del>RINT)</del>	TITLE		
bert Pettitt		Process Server		
Check one box b	elow to indicate appropriate me	ethod of service		
☑ Served p	personally upon the defendant. Pl	lace where served: 134 Foxwood I	Drive, Jericho, NY 11753	
☐ Left cop	nies thereof at the defendant's dwe	elling house or usual place of abode v	with a person of suitable age and	
Name of	f person with whom the summons	s and complaint were left:		
☐ Returned	d unexecuted:			
***************************************				
☐ Other (s	pecify):		•	
	S	STATEMENT OF SERVICE FEI		
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### EXHIBIT D

### DOUGLAS & LONDON, P.C.

Attorneys At Law 111 John Street **Suite 1400** New York, NY 10038 (212) 566-7500 FAX: (212) 566-7501

www.DouglasAndLondon.com

Gary J. Douglas Michael A. London\*

Stephanie O'Connor, J.D., R.N.\* Virginia E. Anello^ Mark T. Sadaka, J.D., MSPH Nicholas E. Warywoda Randolph D. Janis

- \* Also admitted in NJ
- ^ Also admitted in LA

July 25, 2008

### VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED AND VIA REGULAR MAIL

Brad Jacobs, M.D. 134 Foxwood Drive Jericho, NY 11753

Re:

Michele Callaghan v. Brad J. Jacobs, M.D.

Index No.: 08-CV-3523

Dear Dr. Jacobs:

Please be advised that on July 24, 2008 a preliminary conference was held before the Court at which you failed to appear.

Pursuant to the Court's direction at this conference, I am sending you a second letter informing you that you are in because you have failed to appear or interpose an answer in this matter. Enclosed with this letter please find a copy of the Summons and Complaint that was filed on June 25, 2008 along with the Affidavit verifying service.

If we do not hear from you by August 14, 2008, we will have no choice but to begin default proceedings against you

Very truly yours

Michael A. London

Enclosures

08 CV 3523

UNITED STATES DISTRICT CO SOUTHERN DISTRICT OF NE		
MICHELE CALLAGHAN,	21	Case No.
-against-	Plaintiffs,	COMPLAINT AND JURY DEMAND
BRAD J. JACOBS, M.D.,		APR 1 1 2008
	Defendant. X	U.S.D.C. S.D. N.Y. CASHIERS

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### PARTY PLAINTIFF

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### PARTY DEFENDANT

- 3. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. is a resident of the State of New York.
- 4. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. was a physician duly licensed to practice medicine in the State of New York with his principal

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5. Upon information and belief, and at all times hereinafter mentioned, the Defendant, BRAD J. JACOBS, M.D., specialized in the field of Plastic and Reconstructive Surgery.

### AS AND FOR A FIRST CAUSE OF ACTION ON BEHALF OF PLAINTIFF MICHELE CALLAGHAN (MEDICAL MALPRACTICE)

- 6. Plaintiff, MICHELE CALLAGHAN, repeats, reiterates, and re-alleges each and every allegation contained in the foregoing paragraphs of this Complaint, with the same force and effect as if hereinafter set forth more fully at length.
- 7. At all times herein mentioned, Defendant BRAD J. JACOBS, M.D. held himself out to the general public to be a physician competent to provide cosmetic surgical care and treatment to patients seeking breast augmentation surgery.
- 8. Upon information and belief, from on or about August of 2005 through on or about July of 2007 inclusive, BRAD J. JACOBS, M.D. was in a physician-patient relation with the Plaintiff MICHELE CALLAGHAN.
- 9. Upon information and belief, from on or about August of 2005 through on or about July of 2007 inclusive, BRAD J. JACOBS, rendered medical care and/or treatment to the Plaintiff MICHELE CALLAGHAN.
- 10. Upon information and belief, from on or about August of 2005 through on or about July of 2007, inclusive, Defendant BRAD J. JACOBS, M.D. owed a professional duty of care to Plaintiff MICHELE CALLAGHAN as a provider of medical services.

- 11. Upon information and belief, from on or about August of 2005 through on or about July of 2007, inclusive Defendant BRAD J. JACOBS, M.D. breached his professional duty to Plaintiff MICHELE CALLAGHAN and was careless, negligent, and reckless in the treatment, management, consultation, diagnosis, and care of her, and in the medical services, including surgical care and treatment, he rendered to her and on her behalf.
- 12. The negligence, carelessness, and recklessness of the Defendant constituted deviations and departures from good and accepted standards of care and practice.
- Defendant, Plaintiff MICHELE CALLAGHAN sustained serious and permanent physical and emotional injuries, which are permanent; she has suffered severe injuries to her breasts and elsewhere, and their consequences and sequelae; she has suffered and will suffer from the effects of Defendant's deviations and departures from good and accepted standards of care and practice; she has been unable to pursue her usual activities, has been confined to home for some time, has been compelled to submit to hospital, surgical and medical care and attention and to incur various sums of money in an endeavor to cure or alleviate her injuries, has lost and will lose sums of money in lost wages and earnings, and has been compelled to suffer physical pain, mental anguish, disability, deformity and emotional distress.
- 14. As a result of the foregoing, Plaintiff MICHELE CALLAGHAN sustained serious, severe, and permanent injuries.

Page 6 of 9

15. By reason of the foregoing, the Plaintiff MICHELE CALLAGHAN is entitled to recover all of her damages from the Defendant, the amount of which exceeds the jurisdictional limits of all lower Courts.

### AS AND FOR A SECOND CAUSE OF ACTION ON BEHALF OF PLAINTIFF MICHELE CALLAGHAN (LACK OF INFORMED CONSENT)

- 16. Plaintiff repeats, reiterates, and realleges each and every allegation contained in the First Cause of Action with the same force and effect as if more fully set forth at length herein.
- 17. Defendant failed to obtain the informed consent to one or more surgical procedures Plaintiff MICHELE CALLAGHAN underwent at his hands.
- 18. A reasonable person in the position of Plaintiff MICHELE CALLAGHAN would not have undergone said procedure had she been properly informed of the attendant risks.
- 19. As a result of the foregoing, Plaintiff MICHELE CALLAGHAN suffered injuries and damages as specified herein.
- 20. By reason of the foregoing, the Plaintiff MICHELE CALLAGHAN is entitled to recover all of her damages from the Defendant, the amount of which exceeds the jurisdictional limits of all lower Courts.

WHEREFORE, Plaintiff, MICHELE CALLAGHAN, demands judgment against the Defendant on each of the above-referenced claims and Causes of Action and as follows:

- 1. Awarding compensatory damages to Plaintiff for past and future damages, including but not limited to pain and suffering for severe and permanent personal injuries sustained by the Plaintiff, together with interest and costs as provided by law;
- 2. Punitive and/or exemplary damages for the wanton, willful, fraudulent, reckless acts of the Defendant who demonstrated a complete disregard and reckless indifference for the safety and welfare of the Plaintiff in an amount sufficient to punish Defendant and deter future similar conduct;
  - 3. Awarding Plaintiff reasonable attorneys fees;
  - 4. Awarding Plaintiff the costs of these proceedings; and
  - 5. Such other and further relief as this Court deems just and proper.

Dated: New York, New York
April 10, 2007

DOUGLAS & LONDON, P.C

BY:

MICHAELA. LONDON (ML-7510)

Attorney for Plaintiffs 111 John Street, Ste 1400

New York, New York 10038

(212) 566-7500

### DEMAND FOR JURY TRIAL

Plaintiffs hereby demand trial by jury as to all issues.

DOUGLAS & LONDON, P.C

BY:

MICHAEL A. LONDON (ML-7510)

Attorney for Plaintiffs
111 John Street, Ste 1400
New York, New York 10038

(212) 566-7500

Filed 08/22/2008 Page 9 of 9 (2009)

]	RETURN OF SERVICE
Service of the Summons and complaint was made by me <sup>(1)</sup>	DATE
	6/25/08
AME OF SERVER <i>(PRINT)</i> Cobert Pettitt	Process Server
Check one box below to indicate appropriate metho	· · · · · · · · · · · · · · · · · · ·
Served personally upon the defendant. Place	e where served: 134 Foxwood Drive, Jericho, NY 11753
☐ Left copies thereof at the defendant's dwellin discretion then residing therein.	ng house or usual place of abode with a person of suitable age and
Name of person with whom the summons an	nd complaint were left:
☐ Returned unexecuted:	
☐ Other (specify):	
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	ATEMENT OF SERVICE FEES
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RAVEL SERVICES	TOTAL
RAVEL SERVICES D	SECLARATION OF SERVER  Her the laws of the United States of America that the foregoing information
I declare under penalty of perjury und contained in the Return of Service and Statemer  Executed on 6/30/08  Date	DECLARATION OF SERVER  Her the laws of the United States of America that the foregoing information
I declare under penalty of perjury und contained in the Return of Service and Statemer  Executed on 6/30/08  Date	der the laws of the United States of America that the foregoing information ent of Service Fees is true and correct.  Signature of Server
I declare under penalty of perjury und contained in the Return of Service and Statement Executed on 6/30/08  Date  ANNEI LI	DECLARATION OF SERVER  Her the laws of the United States of America that the foregoing information ent of Service Fees is true and correct.  Signature of Server  199-10 32nd Avenue
I declare under penalty of perjury und contained in the Return of Service and Statement Executed on 6/30/08  ANNEI LI  Notary Public, State of New York  No. 01Li6161335  Qualified in Queens County,	der the laws of the United States of America that the foregoing information ent of Service Fees is true and correct.  Signature of Server  199-10 32nd Avenue Flushing, NY 11358
I declare under penalty of perjury und contained in the Return of Service and Statement Executed on 6/30/08  ANNEI LI  Notary Public, State of New York  No. 01Li6161335  Qualified in Queens County,	der the laws of the United States of America that the foregoing information ent of Service Fees is true and correct.  Signature of Server  199-10 32nd Avenue Flushing, NY 11358
I declare under penalty of perjury und contained in the Return of Service and Statement Executed on 6/30/08  ANNEI LI  Notary Public, State of New York No. 01Ll6161335 Qualified in Queens County Commission Expires 02/26/20	der the laws of the United States of America that the foregoing information and of Service Fees is true and correct.  Signature of Server  199-10 32nd Avenue Flushing, NY 11358  Address of Server
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### EXHIBIT E

UNITED STATES DISTRICT CO SOUTHERN DISTRICT OF NE	OURT W YORK 	X
MICHELE CALLAGHAN,		Case No. 08-CV-3523
-against-	Plaintiffs,	APPLICATION FOR CERTIFICATE OF <u>DEFAULT</u>
BRAD J. JACOBS, M.D.,		
	Defendant.	·Y

Upon reading and filing the annexed affidavit of MICHAEL A. LONDON, duly affirmed the 19<sup>th</sup> day of August, and upon the Summons and Complaint heretofore served herein, with proof of service thereof, Plaintiff hereby applies to the Clerk of Court of the United States District Court for the Southern District of New York, located at 500 Pearl Street, New York, New York for a Certificate of Default pursuant to Rule 55(a) of the Federal Rules of Civil Procedure and Rule 55.1 of the Civil Rules for the Southern District of New York.

Dated: New York, New York August 19, 2008

DOUGLAS & LONDON, F.C.

Michael Akondon (ML-7510)

Attorneys for Plaintiff 111 John Street, Suite 1400 New York, New York 10038

(212) 566-7500

UNITED STATES DISTRICT CO SOUTHERN DISTRICT OF NEW	URT YORK X	
MICHELE CALLAGHAN,		Case No. 08-CV-3523
-against-	Plaintiffs,	AFFIDAVIT FOR  JUDGMENT BY DEFAULT
BRAD J. JACOBS, M.D.,		
	Defendant. X	
STATE OF NEW YORK ) ) ss.:	•••	
COUNTY OF NEW YORK )		

MICHAEL A. LONDON, being duly sworn, deposes and says:

- 1. I a member of the Bar of this Court and I am a member of the law firm of Douglas & London, P.C., attorneys for Plaintiff in the above-entitled action. As such I am fully familiar with all the facts and circumstances in this action.
- 2. I make this affidavit pursuant to Rule 55.1 of the Civil Rules for the Southern District of New York, in support of Plaintiff's application for a Certificate of Default against the Defendant by the Clerk.
- 3. This is a personal injury/medical malpractice action to recover damages arising out of the Defendant's negligent medical treatment and care of the Plaintiff.
- 4. The Defendant is not an infant or minor; the Defendant is not in the U.S. military; and the Defendant is not an incompetent person.
- 5. Jurisdiction of the subject matter of this action is based on diversity of citizenship jurisdiction.
- 6. This action was commenced on April 11, 2008 by the filing of the summons and complaint. A copy of the summons and complaint was served on the Defendant, Brad

J. Jacobs, M.D. on June 25, 2008 by personal delivery and proof of service by the Special Process Server was filed. The Defendant has neither answered the complaint nor otherwise defended the action and the time for the defendant to answer the complaint expired on July 15, 2008.

WHEREFORE, Plaintiff respectfully requests that the Clerk issue a Certificate of Default against the Defendant so that a default judgment may be entered by the Court at a later date.

Dated: New York, New York August 19, 2008

MICHAEL A. LONDON

Sworn to before me this day of August, 2008.

NOTARY PUBLIC

JOHN K. COYLE
Notary Public, State of New York
No. 01CO5046090
Qualified in Queens County
Commission Expires July 3,

# EXHIBIT F

SOUTHERN DISTRICT OF NEV	· ·	
MICHELE CALLAGHAN,	X	Case No. 08-CV-3523 ([//])
-against-	Plaintiffs,	CLERK'S CERTIFICATE
BRAD J. JACOBS, M.D.,		
	Defendant. X	

I, J. MICHAEL MCMAHON, Clerk of the United States District Court for the Southern District of New York, do hereby certify that this action commenced on April 11, 2008 with the filing of a summons and complaint, a copy of the summons and complaint was served on defendant by serving BRAD J. JACOBS, M.D. by personal delivery, and proof of such service thereof was filed on August 18, 2008.

I further certify that the docket entries indicate that the defendant has not filed an answer or otherwise moved with respect to the complaint herein. The default of the defendant is hereby noted.

Dated: New York, New York August 19, 2008

### J. MICHAEL MCMAHON Clerk of the Court

By: \_\_\_\_\_ Deputy Clerk

## EXHIBIT G

SOUTHERN DISTRICT OF NEW		
MICHELE CALLAGHAN,		Case No. 08-CV-3523
-against-	Plaintiffs,	PROPOSED FORM OF DEFAULT JUDGMENT
BRAD J. JACOBS, M.D.,		
	Defendant. X	

This action having been commenced on April 11, 2008 by the filing of the Summons and Complaint, and a copy of the Summons and Complaint having been personally served on the defendant, BRAD J. JACOBS, M.D., on June 25, 2008 and a proof of service having been filed thereafter, and the defendant not having answered the Complaint, and the time for answering the Complaint having expired, it is

ORDERED, ADJUDGED AND DECREED: That judgment is entered in favor of the Plaintiff and against the Defendant for the relief demanded in Plaintiff's complaint.

Dated: New York, New York August 19, 2008

> Hon. Sidney H. Stein United States District Judge